08-29-2007

## Section II (Remarks)

By the present amendment, non-elected claims 52-120 have been cancelled. Claim 9 was cancelled previously. Applicants reserve the right to seek examination of any cancelled claims in a divisional application claiming priority to the instant application.

It is noted that the July 12, 2007 Office Action contained inconsistent claim status indications. Page 1 of the Office Action indicated (at items 4a and 5 thereof) that "claims 51-120 are withdrawn from consideration" and "claims 1-8 and 10-50 are allowed." Yet, page 2 of the Office Action states at paragraph 2 thereof that "Claims 52-120, non-elected with traverse, have not been cancelled."

Applicants note that dependent claim 51 has never been withdrawn during prosecution of the present application, and since claim 51 depends from allowed independent claim 1, claim 51 is properly grouped with claim 1.

On this basis, it is believed that the July 12, 2007 Office Action contained typographical errors at page 1 thereof, and that page 1 should have properly stated that "claims 52-120 are withdrawn from consideration" and "claims 1-8 and 10-51 are allowed." Issuance of a Notice of Allowance indicating allowance of claims 1-51 in the present application is warranted, and is respectfully requested.

Respectfully submitted,

Reg. No. 46,182

Attorney for Applicants

INTELLECTUAL PROPERTY/ TECHNOLOGY LAW Phone: (919) 419-9350 Fax: (919) 419-9354

Attorney File No.: 4241-685

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